

FOR THE ENQUIRER. Extract from an unfinished Poem, entitled

The Back-Woodsman. Ol who is he with eager feet
That threads the forest's tangled make—
Woods Freedom in her mountain seat.
And careless, widdly wandering, strays
Child of the Forest! mark him well!
Mark too, his bright and roving eye—
Aroused him breathes a powerful spell,
The favorite son of Liberty.

Say, hast thoughest his stately form,
His bounding steps say, hast thou seen.
He sweeps along, the mountain storm.
The rushing, roar ing, torrent stream.
Tall, straight and active—black his hair,
And swart his skin, and dark his eye—
danly and hold his features are,
But tinctured with ferocity. His hunter-gath—the darkest blue,
Lie colouted or a runtet grean—
With fringes decked of gorgeout hire,
Close girt his Indian sash is seen:
Standed with knife, and punch, & tomahawk keer
His huffal-horn with rulest scal, turring gaaced,
His truty ride o'er his shoulder placed.
Offend his next, his next, he handle seed.

Offend him not - his baughty mien Shall tell thee what thou hast to dread --In every lineament is seen The wild and lawless soul pourtrayed. Offend him not - for keen his ire, Fierce and reientless to his for -Uls eye - highis with the light ning's fire, Deadly and dreadful in his blow.

Deadly and dreadful it his blow.

Savage and Jaring is his soul,

Yet still I love that soul to scan —

For proudly on the fearless whole

Has Nature's fager written— MAN.

Far from the haunts of men he flies,

In scenes remade he loves to dwell—

The cliffs which frowing breast the skies,

Reverberate off his hunter-yell.

Wild and imperious results and imperious results. Wild and impeluous, see the sweeps
His native hills with eager wing to over cedar-covered rocky steeps.
Bounding athletic see him spring.

Bounding athletic see him spring.

He plunges now in lonely glades,
All careless of the lapse of time—
Hid months in thick embowering shades.
Of various trees—of growth sublimes.
Or, eathles midst the frowning woods.
Thro' parting boughs one sunny gleam,
By the lone margin of the floods,
A broken, boarsely murmuring stream.
Wide of the West! when first I knew
Your grand, your gloomy forest glades—
E'en such a being—fierce and rude,
Did fancy tenant in your skades.

VIRGINIA LEGISLATURE Mr. Gregory's Speech in the H. of Delegates on the Circuit Court Bill.

[CONTINUED.]

This authority to establish a judiciary is, as it regards the logislative power, a special endowment of the Constitution, and distinguishes the spirit of that instrument, in its confidence and repose under the salutary operation of the legislative power, springing from the bed of public opinion. We are now required by those who, in respect to the constitution, profess to doubt our power, although exercised in reference to a subject specially taken from the Executive department, where, upon general theory, it properly belongs, and particularly bestowed upon the Legislature without any express restriction; we are called upon to infer a rostraint upon principles of mere technical form; and, under the Constitution, these forms are to be made to legislate upon the various subjects of judicial duty, so as, in fact, to circumscribe the future action of the Legislature, and leave it destitute of the attributes necessary to fix and secure the confidence and respect of the community. It is, indeed, a case of mere technical form, which, from the names of Courts sets up to he [CONTINUED.] and secure the confidence and respect of the community. It is, indeed, a case of mere technical form, which, from the names of Courts sets up to be a part of the fundamental law, and which, if permitted to coalesce with its theory, would inevitably render impure the free spirit in which it was conceived, and sensibly impair the utility of its whole design. He said, his mind revolted from the idea; he had ever regarded the Virginia Constitution, in its early and noble bearing upon the liberties of the people, as flowing from the agency of mind; he looked to the period and circumstances of its institution for its spirit, and he viewed its founders in the light of illustrious patriots, whose functions had been in operation, unclogged by civil impediments, and that they had designed to surround themselves and their posterity with the beneficial monuments of their own surprising genius. He regarded the language of the Constitution as conferring upon the Legislature the whole power of organizing the Courts, ad libitum, the exercise of this power was at the sound discretion of the Legislature; and the Legislature in applying this discretion would be regulated. before the people, as flowing from the agency of mind, the plocade (of the period and circumstance) and the provided of the period and circumstance) and the provided of the people and the provided provided the provided provided the people and the provided provided the people and the provided provid inductive acquired by the improving state of society, and the Constitution would be very defective land its provisions fettered this power, so necessary defective land its provisions fettered this power, so necessary defective land its provisions fettered this power, so necessary described in the studborn decision, that no man could decid in its provisions fettered this power, so necessary that age that the studborn decision, attended the studborn decision, and the studborn decision in the studborn decision is the studborn decision and the studborn decision is the studborn decision in the studborn decision is the studborn decision and the studborn decision is the studborn decision and the studborn decision and the studborn decision and the studborn decision is the studborn decision and the studborn decision is the studborn decision in the studborn decision is the studborn decision in the studborn decision is the studborn decision in the studborn decision is the analysis of the studborn decision in the studborn decision is the studborn decision in the studborn decision is the studborn decisi

shely upon the Expinions, is provide a format and the company of the continue of the company of the continue of the company of

turns from 190 towns, which give 18,682 for the Jackson candidate, Pierce—and 21,468 for the Jackson candidate, Pierce—and 21,468 for the Jackson candidate, Pierce—and 21,468 for the Jackson candidate, Bell. Adams majority 2,781.— dams candidate, Bell. Adams candidate, Bell. Adams majority 2,781.— dams candidate, Bell. Adams majority 2,781.— dams candidate, Bell. Adams candidate, Bell. Adams majority 2,781.— dams candidate, Bell. Adams candidate, Bell. Adams majority 2,781.— dams candidate, Bell. Adams candi

We invite the attention of our readers to the fol-lowing extract of a letter from the late Governor Clinton, written only two days before his death to Judge Bledsoe, of Kentucky. It will be seen additional duties. He said, the concession on the part of the friends of this bill, with regard to the addition of compensation to the Judges, was all that could be asked. They had admitted the constitutional tenure, of judicial independence, to be good behaviour; they had agreed in the mode of the appointment, but they denied that a question, involving alone the organization of the courts, and involving alone the organization of the courts, and the denied that a question. In his letter to Judge Bledsoe, he says that that great man was not only with us, but warm-ly a nd heartily with us. The Coalition letter wri-ters tell us of re-action in New York in favor of the

It is not a little flattering to me, that my political course has been correspondent with the views disclosed in your very kind and friendly commu-

nication.
"Unless some great imprudence is committed Othess some great imprudence is committed or some most untoward event occurs, General Jackson is sure of the Presidency. I have some apprehensions of the discreton of our hot-spurs in Congress, but of the General I have none, except those that are common to our nature. Reaction is not known in our political vocabulary—onward, is the word and the fittl." [Balt. Repub.

the appointment, but they denied that a question, involving alone the organization of the courts, and the quantity or character of the duties to be performed by the Judges, was connected with the vitality of the judicial office and the character of its independence. They denied that any Court of Common Law or Chancery could exist, in this commonwealth, without the licence of the legislature type because. Sir, they were aware that the whole body of the common law, and Chancery proceedings with such exceptions as the legislature thought fit to make, owed its existence to statute law; and, whilst they made this distinct denial, they admitted the duty imposed upon the legislature to create particular courts; but these were courts, which belonged to the system of administrative justice in every country. They gave no other interpretation to the words, Judges in Chancery, but to create an equitable resort of powers and modes of proceeding as a component part of this great system of Justice, and this covered the whole ground of constitutional obligation, whilst it left to the legislature, its native character of superiority, and its inherent powers of deciding and interpreting the great rule of public necessity.

But, said (Mr. G.) it is argued that this bill will destroy the constitutional seperation of the tribunals for, impeachment. Upon this objection, being made, one idea occurs of curious concern,—for no one has ever ventured to give to the house, in distinct terms, what would be the nature of that behaviour for which one of our Judges could be on to Wm. H. Richardson, at the Capitol, in the Gay of Richardson.

This work, effected by the labour of many years, and at a great seat of care and maney man ower, perhaps, been supposed in variety and accuracy of detaillor in heavity and selegance of exception. Richects the highest credit on the science and skill of the persons immediately concerned in its publication, and must prove highly graffying and metal to the public. The Expidature have suffured the sale of 250 Copies unity of this Diap, on the largeacate of five miles to the main and the Executive, with the view of making the saless extensive and rapid as possible, have directed the copies to be disposed of at the moderate price of \$20.

Under these circumstances, it is probable that persons who shall not make early application, will be unable to obtain a Copy of this beautiful and valuable work.

including seyclas houses and lots in the vellage of \*\* Comberline. It is Estate is itizated at the head of fine held intrigation,
affecting water to vessels of 500 tobs, and presents it the
as we and judicious farther more advantages, than any estate
in the lower country.

The flat land in as has been stated first role, is well adopted
in planter in clever, and has been nouch improved by their use;
is high land or heavity similared; and the much is one of the
most valuable in the lower country, the usually high is heavy
is impossed, thirdly with religion from experiment settingly
indeed in the size of the timber and wood on the bench, the
appears of clearing and (colouring, might be defrayed from
the size of the wood of timber, and when reclaimed, it would
effind a large estate past city lives, and of meach suitable forinty.

sond satterns.

The remaining 15,000 cubic yards of masoury will consist of good stubile tacking, in courses of about 18 inches these horse and of sutable lengths and width. All the dimensions these show designated will be got to patterns, and he pass for by the cubic yard as they will measure when hammer, of and ready for laying; and all the rubble backing to be pass for by the cubic yard as it shall measure when laid, and the proposal must be made accordingly. If our contractor agrees to turnosh both the dimension and the rubble stores, than the whole masonsy iscluding the hammered and rubble work will be past for by the cubic yard as it shall be measured with the said stones to be delivered on such what what was a warver, or their funding places, in or near the U Satt Navy Yard, as the Engineer or Superimensiant of the work of the Dry Dock shall direct. The delivery of the dimensionance to be commensed on or before the 1st day of April, 1829, and continued as they shall be required until the whole are delivered. The 15,000 yards for rubble to be delivered in they shall be wanted.

Prapasals for the above stones, accompanied by the same of the proposed bondsmen, scaled up, will be received at the Dock Office. Gospott Navy Yard, on or before the first day of the proposed bondsmen, scaled up, will be received at the Dock Office. Gospott Navy Yard, on or before the first day and y next. Those withing to effery toposals may see the plans and chain further information by calling at the Office or on Mr Parris, at the Dock Office. Chartestown Nav Yard.

ALL persons musticed to the relate to John times and January 1822, or threwto the pieced in har of a receive y and act and the present them for adjustment before the first and January 1822, or threwto the pieceded in har of a receive y and for the force of the Commonwealth of Virguinia.

By the Governor of the Cammonwealth of Virguinia.

By the Governor of the Commonwealth of Virginia:

A PROCLAMATION.

WHEREAS, by an loquestion taken on the 7th inst. before the Coroner of the county of Hanover, on the body of a certain Win. H. Bowies, who was found dead, there is reason to betwee the said Win. H. Bowles was murdered by a certain Win. Hazelgove, who has made his escape, and is now going at large: I have, therefore thought proper, with the advice of the Gound of State, to dea a rewarf at \$300 to any person or persons, who will apprehend and convey south Jail of the county of Hanover, aloresaid, the said Win. Higgsover: And I do more ever require all offers, will knifting, and exhort the good people of the Commonwealth, it of their best endeavors to cause the said fugitive to be apprehend e., that he may be dealt with as the law directs.

Given under my hand as Governor, and under the Seal of [Seal] the Commonwealth at Richmond, this 5th day of the county of the content of the said that th

NOTICE. AOTPCE.

WISHING to close my accounts finally, as the Execution of the late B. W. Coleman, I canneally request all persons having claims against the estate of my Testator, to make them known for attilement; and the like requests made of those who may have claims against the late firm of Coleman, aw Woolfolk. Those indebted to either B. W. Coleman, or to Coleman a Woolfolk of the mean E. For of B. W. Coleman, are requested to make immediate payment as no further indulgation can be given — JOHN SHEPPARD, Exportantly, and the second of B. W. Coleman, dec.

Jan. 15. 75. vett

Jan. 15. To Merchants and Editors. The HE subject bere intends visiting North Garolins, in a few weeks, as a collector for the Richmond Enquirer, an everal of the Northern Papers. He will attend to account cutrated to him for collection, in that State, or any part of Virginia, and will refer those who may wish to employ him, be

Dr. J. S. Bartlett-New York. J. S. Skinner—Baltimore,
J. S. Skinner—Baltimore,
Gales & Scaton—Washington,
Archibald Hart—Fredericksburg,
H. B. Gaines—Petersburg,
Thos. G. Broughton—Norfolk.

N. B. Accounts forwarded to the Office of the Enquirer or to Mr. A. Hast, Fredericksburg, will be proprly attended to LEW IS HILL Epsti-ylenne, April 11.

Consider the state of the counties of Washington, Lee, Scott, Russell and Tazewelli King William, King & Queen, Emer, Caroline and Hanover; Wythe, Monigomery, Grayson and Giler, Kanswin, Mason, Cabelli, Ramidphy, Lewis, Harrison, Wood and Legan; Ohio, Tyler, Brooke, Monogala and Freston; Fauguere & Calapper, will take notice, that elections are to be held at their courtkouses, and other places authorized by law for indiang elections, in the month of April next, in choose Schotors to represent their respective districts in the next General Assembly. ADDISON HANSFORD, c. r. March 11.

Much 11. 100-40

TRUST SALE OF LAND.

Yes intend a deed of trust executed by John S. Wimston & Louisa Ann his wife, to the subscriber, bearing date the first day of Feb. 1824, and only recorded in the olerk's effice of coorbined emonty early; I shad on the 23th day of April next, on the greenies, at Watkinswille, in the county of Grocchand, on the Thire Not held Boad, at the request of Was Maredian proceed to all to the days bedden at public santron, for ready money 220 are so it mind, more or ten, exist Watkinswille, in the 

TRUST SALE.

TRUST is the town of Churketeaville, in front of the courthouse, as much to town of Churketeaville, in front of the courthouse, house and to the new the Enversity, and the late residence of John Garmet Learning deer. And of the court for a John Garmet Learning deer. And of the come from and place, and upon the same is tax, andler the deed to Samuel Learning Learning case, including and mother, one cour, one carriand gaze, one case at an angless, if either hook, becaused and hedding, one cheek, one bureau, one pay of shoveland torge, one store to the cheek, one bureau, one pay of shoveland torge, one store to the cheek, one of the cheek, one bureau, one for shiver ten spoons, one har, have a forter, 2 ports 2 shifter, and all other attends one was hardenessed withe and lead. Acting as trustees, we shall coursely such title as a vested in us.

[6] James Dimmore, appointed by the county court of Albemorte, in the place of Alben Dawsen & John Neilemedee.

[Application of the county of the county court of Alben Dawsen & John Neilemedee.

April C. 100 -disADMINISTRATOR'S NOTICE.

LL persons having clarms against the catae of United B.
Berkely, dec., like of Bern Elms, in the coming of Modest, and fearing requested to present those for subjective properly subhauticated y and sill persons included to they exist will please to make payment. WM NOLAND Adving of Safter B. Berkely, dec.

Jap. 10. 75-41

CASH SALE.

TENDER a decree of the county count of Louise, well he wild, on the premises, no Saturday the 10th day of May next, the following lands a extrained in said decree, viz. I training 29 acres, and another comming 30 acres. Also in pursuance to the above decree, suches trait will be acred at the same time, containing 222 acres, to which there is written grad mill stacked. The above property is now in particular of Ge. Davis and the lories of M. Wastly, dec. An artificial field of the same acres of the same acres will convey such title only as is rested to them. It is commissioners will convey such title only as is rested to them. It is the commissioners will convey such title only as is rested to them. It is the commissioners will convey such title only as is rested to them. It is the commissioners will convey such title only as is rested to them.

A rol 14.

RO. ANDERSON, conter.

A rol 14.

A T. Rutes helden on the clock's office of the county count of the Charlotte, the 8th day of March, 1828—
Charlotte, the 8th day of March, 1828—
Charlot M. Anderson & Frances his wife, formerly Frances Site on and Medville Serin, an infent under the age of one and twenty years, by his next friend,

gainet.

By the March of the Charlotte, formerly Stern, George of the Annual Himse & Nancy has wife, formerly Stern, Whilam D Stern, Library has wife, formerly Stern, Whilam D Stern, Ebleabeth Stern and Acres Stern, Frances Stern, Whilam D Stern, Ebleabeth Stern and Acres Stern, which two last name of the Charlotte of the

Parke Street,

Parke Street,

Against

Wus. Street, and Was. I. Morris.

Sally Street, and Was. I. Morris.

Define

Wis. I Morris having been made a defendant to this out, has filled his answer, and thereupon the cause cause on to be heard by consent of the parties by their cominst, on the hell, asswers, replications, exhibits and examinations of winesses, and was argued by connecte On semidestation whereof, shid by like consent, the court of the court, who have the court of his administration of the Eather of John Street, J. due, before one of the counties are stilled to same, state and settle the same, distangushing such debia as are chargeable on the real entate, and stating specially such other matters as either party may require, and report the same to the court and by consent of will be patted to the cause, the sile by the complainant to Wan. I. Morris, of the cause where help the court of further order, when a good title shall be made to the defendant Morris for the exist, in the pay the amount of he perchase money, which shall then be due, together with the defendant Morris for the exist, in relation to the blance of the parchase money, which shall then be due, together with the defendant Morris for the exist, in relation to the blance of the parchase morey, which shall then the due, together with the defendant Morris for the exist, in relation to the blance of the parchase morey, which shall then the due, together with the defendant Morris for the same, that he pay the amount of the parchase more, which shall then the due, together with the defendant Morris for the exist, in relation to the blance of the parchase more, which shall then the due, together with the defendant Morris for the exist, in relation to the blance of the parchase more, which shall then the due, together with the defendant Morris for the exist, in relation to the blance of the parchase more, which shall the manual fremain, relation to the blance of the policy of the court, and the suit fendance of the policy of the court, and the s

Parke Steet,

against

Wm. Street, Geo. Street, Anthony Street, Hannah Brown,
formerly Street, wife of Wm. Brown, dec. and Safry Street,

This cause came on this day to be further heard, on the
papers formerly read, and the reports of commissioner These
Laid and Hilary Baker made, in pursuance of the order of
the 18th day of Jane, 1827, and was argued by counsel. On
consideration whereof, the court, for reasons appearing to the
satisfaction, do then the case set saide the proceedings before
commissioner Laid, and commissioner Laker, without impulled
any intentional blanc to either, and doth order, Cast say other
commissioner of the court, perform the order made in this
cance, the 18th day of June, 1827, unless the paties shall
agree, that one of the said commissioner shall act.

A copy. Teste, WM. W. HENING, c. 6.

Redward March 14th 1828,

Redward March 14th 1828,

Redward March 14th 1828,

This day came the comming wife by Abraham W. Vermbis and an other matches the first attency, who filed their hill acan't fibe defendant Knight is not an inhabitant of the Commonwealth and active action of the commonwealth and he northwing entered the angle arance to the unit, and the northwing entered the angle arance to the unit, and the northwing entered the angle arance to the unit, and the northwing entered the appearance to the unit, and the continuous to be made the count of the commonwealth as in their opinions shall be best calculated to diffuse general information thereof to the commonwealth as in their opinions shall be best calculated to diffuse general information thereof to the continuous and the last day cover, and the he answer to the complianous and hill—also that a copy of the order be fortiveth market for two mentals are excretely as consequent in everyoper, published in the city of Richmond or borough of Petresburg, and pentered the front door of the countinuous of this county, on two mentals are excretely as consequent to the countinuous of the countinuous of

Orwale Griscar and Marin his wife Priba.

eggied

John Dickinson, Robert Dickinson, Griffith Dickinson, Susen Urkkinson, Nacey Dickinson and Ann Dickinson, wides

to Urkkinson, Nacey Dickinson, dec

Defide

The day ance the Convitaients by their atterney and filed
their bill, and the Defendant Robert Dickinson are being enared bie appearance and given accurity according to bee and
the convitant he is not an inhabitant of this State. On the mation of the Complement by their atterney, it is not seed, This
the ward Defendant Robert Dickinson appears here on the ford
and that a copy of this order to further hands in a some
in any paper published in the city of Richmennd for Dickenson
investigation posted at the front door of the continuation
of the country of ruse coget day. A copy. Teste.

Jan 22,

end of the June terms in the respective counties and corporations as aforesaid, the said polls shall be closed, and within ten days thereafter, it shall be the duty of the Sheriff or other officer conducting the polls, and of the Clerk or Deputy Clerk, & or the commissioner or commissioners of the revenue, (if there be more than one,) of the several coun-(if there be nore than one,) of the several counties or corporations, entitled to elect Delegates as aforesaid, to assemble at the Clerk's office of their respective counties or corporations, on some day to be appointed and made known to them by the Sheriff or other officer authorised by law to conduct the elections therein as aforesaid. And if any of them shall refuse or fail to atend, it shall be the duty of such Sheriff or other officer, to give notice thereof to the afterney prospecting for the Corp. duty of such Sheriff or other officer, to give notice thereof to the atterney prosecuting for the Commonwealth in such county or corporation, and those who do attend, shall proceed to examine said polls, and having stricken therefrom the names of all such persons as in the opinion of a majority of them are not legally entitled to vote under this Act, to cause two fair copies of such poll to be made out and verified as follows: Each sheet of such poll shall be subscribed with the names of the sheriff or other officer, of the clerk or deputy clerk, & of the commissioner or commissioners of the revenue or such of them as may attend at the serutiny of the polls as above required; and at the foot

agree, that one of the said commissioners shall act.

A copy. Teste. WM. W. HENING, c. c.

Commissioner Robinson's Office, Richmond, March 14th, 1222.

The parties concerned with be pleased to take notice, that I have appointed the 16th day of June next, for consumers the execution of the above ordering on which day, at 100 class they are requested to attend with this papers and testimony, at my effice, in the sty Hall, in this city.

March 21.

IN CHANCERY: In Henrico county court, March 21, against

Ge-McLaughlin, John McDermott and Nancy Lis wife, Mary Ann, Margaret, Elizabeth, Addison & James McLaughlin, widow of the said Denny and W. D. W. etc. Sweet all of the City of Richmond, and committee and admonstration for the City of Richmond, and committee and almost the city of Richmond, and committee and admonstration for the City of Richmond, and committee and almost the city of the said Denny and W. D. W. etc. Sweet and the county and the rate of the county and committee and admonstration for the City of Richmond, James McLaughlin, dec.

Define The Detendant of support near on the said benow according to the second to communicate the result of all the returns made from all the counties and corporations within this committee and continuent of the said Defendant of a proper next property of the city of Richmond, and contained and the county of the county and the rate of the sount, and at appearance and given recurst according to the county and the rate of the county and the rate of the sount, and at appearance and given recurst according to the county of the county and the rate of the county and the rate of the sount, and at appearance with a county and the rate of the sount of the county and the rate of the sound period of the county and the rate of the sound period of the county and the rate of the sound period of the county and the rate of the sound period of the county and the rate of the sound period of the county and the rate of the sound period of the county and the rate of the sound period of the county

GEO. W. MUNFORD. C. H. D.

THE Editors of the following papers to publish the Convention Brill, once a fortnight notil the lest day of April, and forward their accounts to the Executive, viz: The Constitutional Whig, the Norfolk Herald, the Portsmeauh Palladium, the Wincheser Virginian the Custinel of the Valley, the Old Drainian, (Petersburg 1 the Petersburg Intelligencer, the Lynchburg Virginian, the Clarksburg Enquirer, the Stainton Speciator, the Pallacium, (Lewishing Enquirer, the Stainton Speciator, the Pallacium, (Lewishing Repeater) the Western Virginias, the Viginia Advente, the Wheeling Gazette, the Wylor Gazette, the Genius of Liberty, (Lewishing) the Panaville Mitror, the Frederick burg Herald, and the Political Accus.

By order of the Executive, of Conf. 12.

DISSOLUTION of the Copartnerships of Molley, which is to a Molley & Sontague, having taken place between the parties the 4th Nov. 1826, Henry B. Montague having received the goods and delete to settle all claimes say in above from, those baving claims against the above firms, we present them to him for necessarile as is the only person authorized to settle them. NATHI M. MOTLEY March 21.